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18 **UNITED STATES DISTRICT COURT**

19 **DISTRICT OF NEVADA**

20 Eric Scholer, an individual Nevada resident;
21 Scholer & Sons, LLC, a Nevada limited liability
22 company;

23 Plaintiffs,
24 v.

25 Richard Vairo Santos, an individual residing in
26 Florida; Richard's Brazilian Sausage, LLC, a
27 Florida limited liability company; Ewerton
28 Consulting and Investments, LLC, a Florida
limited liability company; Ewerton Vairo
Consulting and Investments, LLC; PNC
BANK, a Pennsylvania Company (named as a
nominal defendant only);

29 Defendants.

30 Case No. 2:22-cv-01358-RFB-DJA

31 **STIPULATION AND ORDER TO EXTEND
32 DEADLINE FOR OPPOSITION TO
33 DEFENDANTS' MOTION TO DISMISS
(DOC. 28.)**

34 **FIRST REQUEST**

35 Plaintiffs Eric Scholer and Scholer & Sons, LLC ("Plaintiffs"), Defendant Richard Vairo
36 Santos, Richard's Brazilian Sausage, LLC, Ewerton Consulting and Investments, LLC, Ewerton

1 Vairo Consulting and Investments, LLC (referred to hereafter collectively as “Defendants”) by and
2 through their respective undersigned counsel, hereby stipulate and agree as follows:

3 Plaintiffs’ Opposition to Defendants’ Motion to Dismiss (Doc. 28) is due on Friday,
4 November 4, 2022.

5 To accommodate the needs of potential witnesses in response to the Motion, it is stipulated
6 that the Plaintiffs have an additional week to respond to the Motion to dismiss.

7 **Accordingly, the Parties stipulate** that the Opposition will be due on Friday November 11,
8 2022.

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10 Dated this 4th day of November, 2022.

11 HUTCHISON & STEFFEN, PLLC

12 /s/ *Ariel C. Johnson*

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20 *Attorneys for Plaintiffs*

21 Dated this 4th day of November, 2022.

22 GIBBS GIDEN LOCHER TURNER SENET
23 & WITTBRODT LLP

24 /s/ *Steven J. Mack*

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29 *Attorney for Defendants Richard Vairo Santos,
30 Richard’s Brazilian Sausage, LLC, Ewerton
31 Consulting and Investments, LLC, Ewerton
32 Vairo Consulting and Investments, LLC*

1 **ORDER**

2 **IT IS HEREBY ORDERED** that the date for Plaintiffs' Opposition shall be Friday
3 November 11, 2022.

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5 Dated this 7th day of November, 2022.

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10 DISTRICT COURT JUDGE RICHARD F.
11 BOULWARE, II

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13 Respectfully submitted by:

14 HUTCHISON & STEFFEN, PLLC

15 */s/ Ariel C. Johnson*

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CERTIFICATE OF SERVICE

I hereby certify that I am an employee of Hutchison & Steffen, PLLC, and that on this 4th day of November, 2022, I caused a copy of **STIPULATION AND ORDER TO EXTEND DEADLINE FOR OPPOSITION TO DEFENDANTS' MOTION TO DISMISS (DOC. 28.)** to be electronically filed with the Clerk of the Court using the CM/ECF system, which will send notification of such filing to all counsel of record.

/s/ *Alexandria Jones*

An employee of Hutchison & Steffen, PLLC